

# Draft Variance Authorization and MDV Rules

## Water Quality Standards and Assessment

Presentation to Willamette Basin Mercury MDV Advisory Committee

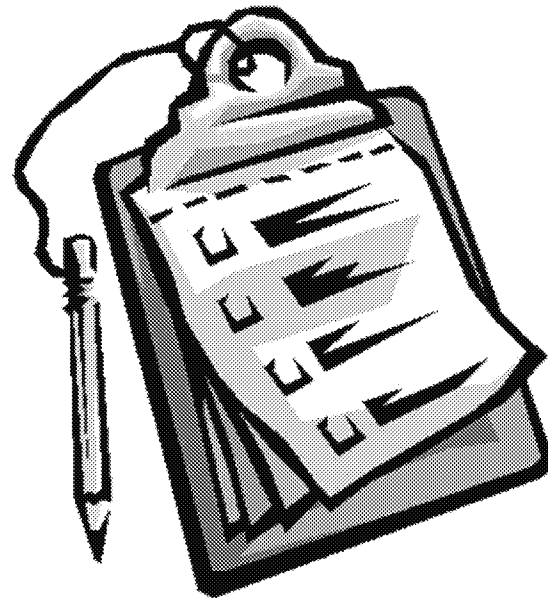
June 3, 2019

DEQ Headquarters, Portland, OR

# Topics

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- Changes to authorization rule
- MDV rule language



# Authorization rule (OAR 340-041-0059)

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- Basic changes:
  - Added definition of “variance”
  - Removed statement regarding EPA approval of rule.
  - Added reference to Willamette Basin MDV
  - Changed “pollutant reduction plan” to “pollutant minimization plan” to be consistent with guidance.
  - Clarified role of director, commission and EPA in approving variances.



# OAR 340-041-0059(1) - Applicability

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- Changes for clarity or to remove redundant or unnecessary requirements or inconsistency with federal rule.
- Requirements for new point sources replicate similar requirements in antidegradation and TMDL rules.



# OAR 340-041-0059(2) – Types of variances

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- Added language regarding types of variances and responsibilities for issuance.
  - Individual (Director)
  - MDV (Commission)
  - Water body (Commission)



# OAR 340-041-0059(3) - Conditions

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- Changed language to be consistent with federal requirements (40 CFR 131.14(b)(1)(ii)):

**“The requirements shall not result in any lowering of the currently attained ambient water quality, unless a WQS variance is necessary for restoration activities, consistent with paragraph (b)(2)(i)(A)(2) of this section.”**



# OAR 340-041-0059(4) - Duration

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- Changed language to be consistent with federal requirements (40 CFR 131.14(b)(1)(iv)):

“The term of the WQS variance must **only be as long as necessary to achieve the highest attainable condition** and consistent with the demonstration provided in paragraph (b)(2) of this section.”



# OAR 340-041-0059(6) - HAC

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- Added language to be consistent with federal requirements (40 CFR 131.14(b)(1)(ii)(A) and (B))





# OAR 340-041-0059(7) – Permit conditions

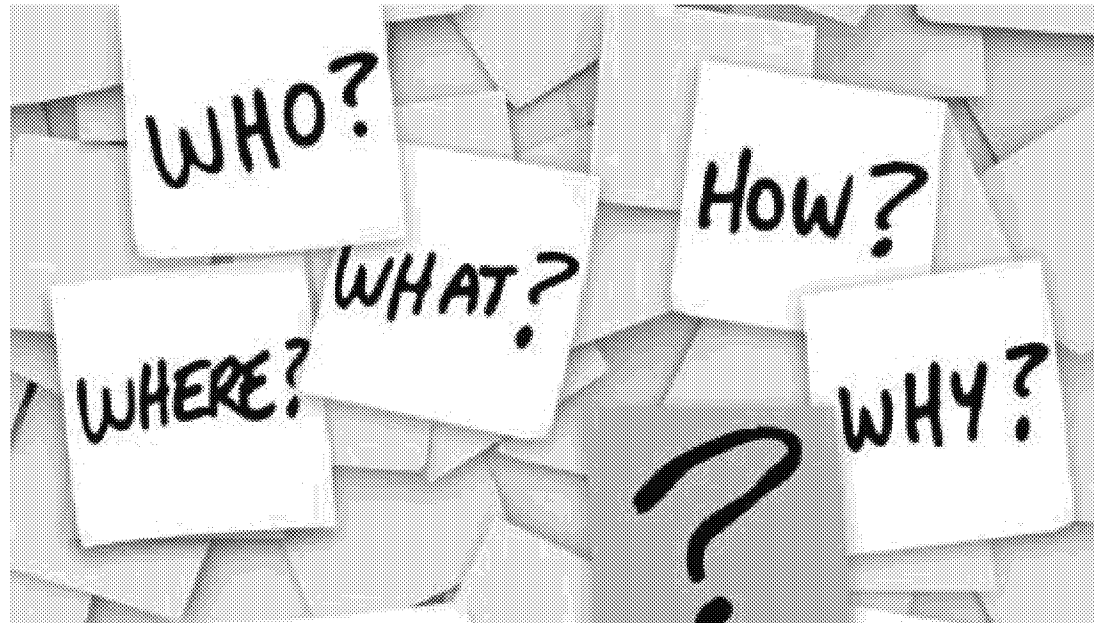
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- Permit conditions reflect Highest Attainable Condition
- Remove “concentration-based” to allow mass based limit, if warranted.
- Limit based on highest feasibly attainable effluent condition, consistent with federal wording.



# Questions and Discussion

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# MDV rule (OAR 340-041-0345(6))

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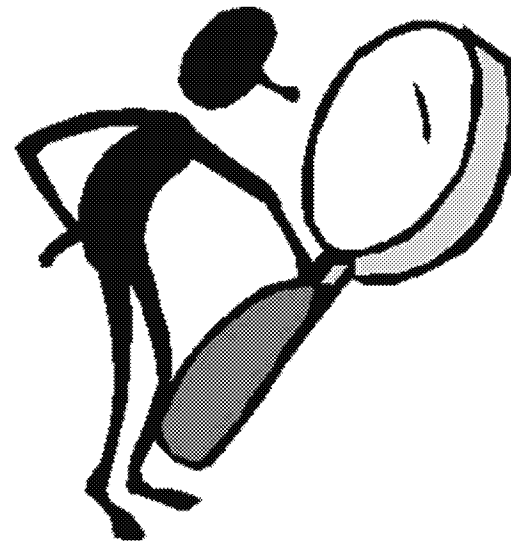
- Findings
- Term of the variance
- Application requirements
- Highest attainable condition
- Public notice
- Re-evaluation of the Highest Attainable Condition



# MDV rule - Findings

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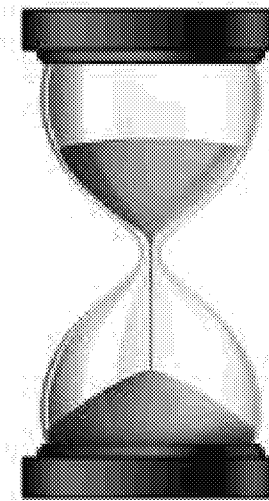
- Context for the rule
- Summarizes rationale for MDV.



# MDV rule - term

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- Twenty years from date of EPA approval.



# MDV rule – application requirements

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- Letter requesting coverage
- Effluent data from previous five years
- Mercury minimization plan covering **term of variance**
  - Undergoes public notice as part of variance coverage.



# MDV rule – Highest Attainable Condition

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- Level Currently Achievable.
  - Procedure included in variance document.
  - Permit limit procedure included as appendix.
- Mercury Minimization Plan with:
  - Monitoring plan (minimum of influent, effluent and biosolids)
  - Mercury reduction activities for term of variance
    - Some specificity for municipal and industrial dischargers.
    - Specificity for near-term activities and general for future permit cycles.
  - Annual progress reporting



# MDV rule – public notice

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- Concurrent with notice on draft permit





# MDV rule – HAC re-evaluation

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- Conducted by DEQ every five years.
- Summary of mercury reduction data and activities.
- Re-evaluation of technology feasibility.
- Public comment and EPA submittal.
- Re-calculate LCA and MMP update included during permit renewal, with public comment.



# Questions and Discussion

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- Specific questions for input:
  - For MMP activities, are there additional activities that should be included in or removed from rule language?
  - Have we missed anything?



DEQ can provide documents in an alternate format or in a language other than English upon request. Call DEQ at 800-452-4011 or email [deqinfo@deq.state.or.us](mailto:deqinfo@deq.state.or.us).

